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-- REMARKS --

In the Non-Final Office Action, Examiner Al Aubaidi rejected claims 1-16 under 35 U.S.C. §102(b) as being anticipated by U.S. Patent No. 6,091,808 to *Wood*. The Applicant responds to this rejection as subsequently recited herein, and respectfully requests reconsideration and further examination of the present application under 37 C.F.R. § 1.112.

As to the rejection, the Applicant has thoroughly considered Examiner Al Aubaidi's remarks concerning the patentability of claims 1-16 over *Wood*. The Applicant has also thoroughly read *Brown*. To warrant this anticipation rejection of claims 1-16, *Brown* must show each and every limitation of claims 1-16 in as complete detail as is contained in claims 1-16. See, MPEP §2131. The Applicant respectfully traverses the anticipation rejection of dependent claim 5, because *Wood* fails to disclose and teaches away from "the web page is associated with the telephone" as recited in dependent claim 5.

Specifically, *Wood* teaches a user subscription system whereby only the web page is operatively associated with the subscriber. See, Wood at column 9, lines 46-64. *Wood* fails to teach the web page being operatively associated with a calling number of a particular telephone or a web browser being operatively associated with a calling number of a particular telephone. See, U.S. Patent Application Serial No. 10/040,172 at page 4, lines 20-26.

While the Applicant respectfully traverses the anticipation rejection of dependent claim 5 as shown above, the Applicant has cancelled claims 1-16 herein without prejudice and disclaimer to the subject matter of claims 1-16 herein, and added new claims 17-19 to more clearly distinguish the present invention over the art of record. The Applicant respectfully asserts that *Wood* and the remaining art of

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record, alone or in combination, fails to disclose, teach or suggest the following limitation of new independent claims 17-19:

1. "wherein one of the web page and the web browser is operatively associated with a calling number of the telephone" as recited in independent claim 17;
2. "wherein the web page is operatively associated by the web server with a calling number of the telephone" as recited in independent claim 18; and
3. "wherein the web browser is operatively associated by the web server with a calling number of the telephone" as recited in independent claim 19.

Withdrawal of the rejection of claims 1-16 under 35 U.S.C. §102(a) as being anticipated by *Brown*, and an allowance of new claims 17-19 are therefore respectfully requested.

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SUMMARY

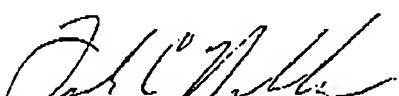
Examiner Al Aubaidi's anticipation rejection of claims 1-20 has been obviated by the cancellation herein of claims 1-16. The Applicant has supported an allowance of new claims 17-19 over the art of record, particularly *Wood*. The Applicant respectfully submits that claims new 17-19 as listed herein fully satisfy the requirements of 35 U.S.C. §§ 102, 103 and 112. In view of the foregoing, favorable consideration and early passage to issue of the present application is respectfully requested. If any points remain in issue that may best be resolved through a personal or telephonic interview, Examiner Al Aubaidi is respectfully requested to contact the undersigned at the telephone number listed below.

Dated: June 14, 2004

Respectfully submitted,
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